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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/064,046	06/04/2002	Cheng-Shing Lai	IACP0015USA	9778
27765	7590 01/12/2005		EXAMINER	
(NAIPC) NORTH AMERICA INTERNATIONAL PATENT OFFICE P.O. BOX 506 MERRIFIELD, VA 22116			SHAPIRO, LEONID	
			ART UNIT	PAPER NUMBER
,			2673	
			DATE MAILED: 01/12/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		10/064,046	LAI ET AL.				
Office Action Summary		Examiner	Art Unit				
		Leonid Shapiro	2673				
D	The MAILING DATE of this communic		heet with the correspondence a	address			
Period for	• •						
THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIC ensions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) operiod for reply is specified above, the maximum stature to reply within the set or extended period for reply wire period for reply within the set or extended period for reply wire reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no event, howeve nication. days, a reply within the statutory minim tory period will apply and will expire SIXIII, by statute, cause the application to b	r, may a reply be timely filed um of thirty (30) days will be considered tim ((6) MONTHS from the mailing date of this ecome ABANDONED (35 U.S.C. § 133).				
Status							
1)[🛛	Responsive to communication(s) filed	on 05 August 2004.					
2a)□		n)⊠ This action is non-final.		• -			
3)[
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠	Claim(s) 1-15 is/are pending in the ap	plication.					
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□	Claim(s) is/are allowed. Claim(s) <u>1-13</u> is/are rejected. Claim(s) <u>14 and 15</u> is/are objected to.						
6)⊠							
7)🖂							
8)□	Claim(s) are subject to restricti	on and/or election requirem	ent.				
Applicat	ion Papers						
9)[The specification is objected to by the	Examiner.					
10)	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to	by the Examiner. Note the a	ttached Office Action or form I	PTO-152.			
Priority	under 35 U.S.C. § 119		·				
•	Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority d						
	2. Certified copies of the priority d						
	3. Copies of the certified copies of			al Stage			
	application from the Internation	al Bureau (PCT Rule 17.2(a))).	_			
*	See the attached detailed Office action	for a list of the certified cop	ies not received.	•			
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Attachmei	• •	∧ □	tonious Summans (DTO 442)				
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PT	O-948) P	terview Summary (PTO-413) aper No(s)/Mail Date				
	mation Disclosure Statement(s) (PTO-1449 or Per No(s)/Mail Date		otice of Informal Patent Application (P ther:	PTO-152)			

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-3, 6, 8, 10-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Arita et al. (US Patent No. 5,432,530) in view of Jackson (US Patent No. 6,611,139 B1) and Arita et al. (US Patent No. 5,504,502)

As to claim 1, Arita et al. ('530) teaches a pointing device for a computer (See Figs. 12 A-B, item 31, Col. 9, Lines 25-38), comprising:

a body (See Fig. 1, item 1);

a magnetic field source for generating a magnetic field (See Fig. 1, item 7, Col. 6, Lines 50-59) having a direction relative to a measurement location and a magnitude proportional to a distance between the magnetic field source and the measurement location (See Figs. 1, 3 A-B, items 7, 9, Col. 7, Lines 12-35 and Col. 3, Lines 45-60);

a magnetic field sensor for measuring the magnitude and direction of the magnetic field generated by the magnetic source at a measurement location (See Figs. 1-2, item 9, Col. 7, Lines 12-35 and Col. 3, Lines 45-60), and outputting an electrical signal corresponding to the magnitude and direction of the magnetic field at the measurement location (See Figs. 3B, 37, items 9 a-b, Col. 14, Lines 41-53 and Col. 7, Lines 31-35);

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Arita et al. ('530) does not show a flexible member for allowing and controlling a relative movement of the magnetic field source and magnetic field sensor such that when a force is applied to an end of the flexible member position of the magnetic field sensor with respect to the magnetic field source is changed in a direction of the force by a distance proportional to the force; a processor for receiving the electrical signals output by the magnetic field sensor, and generating a correspondent location signal of the pointing device; and a transmission system for conveying the location signal from the processor to the computer.

Jackson teaches a flexible member connecting the magnetic field source and magnetic field sensor such that when a force is applied to the flexible member position of the magnetic field sensor with respect to the magnetic field source is changed in a direction of the force by a distance proportional to the force (See Fig. 1, items 19-20, Col. 6, Lines 39-48 and Lines 59-67); a processor for receiving the electrical signals output by the magnetic field sensor, and generating a correspondent location signal of the pointing device (see Fig. 10, items 46, 51, Col. 9, Lines 46-62); and a transmission system for conveying the location signal from the processor to the computer (See Fig 11, items 56-57, 60, from Col. 9, Line 63 to Col. 10, Line 8).

It would have been obvious to one of ordinary skill in the art at the time of invention to implement a flexible member, a processor and a transmission system as shown by Jackson in Arita et al. ('530) apparatus in order to enable the movement of a cursor or object in the x-y and z directions as represented on a computer monitor (See Col. 1, Lines 9-11 in the Jackson reference).

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Jackson and Arita et al. ('530) do not show the flexible member and magnetic field source forming a critically dampened system.

Arita et al. ('502) teaches the flexible member (See Fig. 13, item 34) and magnetic field source (see Fig. 13, item 18) forming a critically dampened system (See Fig. 13, item 34, col. 7, Lines 21-44).

It would have been obvious to one of ordinary skill in the art at the time of invention to incorporate teaching of Arita et al. ('502) into Jackson and Arita et al. ('530) system in order to implement a pointing control device for moving cursor on a display of a computer (See Col. 1, Lines 13-15 in Arita et al. ('502) reference).

As to claim 2, Jackson teaches the magnetic field source comprises a permanent magnet (See Fig. 1, items 1-2, Col. 1, Lines 4-11).

As to claim 3, Jackson teaches the magnetic field sensor comprises at least two hall elements each having a measuring axis and each capable of measuring the magnitude of the magnetic field at the measurement location in direction of measuring axis, the hall element arranged so that the measuring axes are not parallel (See fig. 1, items 14, 15, from Col. 5, Line 62 to Col. 6, Line3 and Col. 6).

As to claim 6, Jackson teaches the flexible member is dampened spring that can bend, compress, and extend (See Fig. 1, items 19-20, Col. 6, Lines 39-48 and Lines 59-67).

As to claim 8, Jackson teaches the pointing device comprising at least one button (See Fig. 7, items 64, 74).

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As to claim 10, Jackson teaches the transmission system is a wireless transmission module (See Fig 11, items 56-57, 60, from Col. 9, Line 63 to Col. 10, Line 8).

As to claim 11, Arita et al. ('502) teaches the measurement location is the origin of measurement axes of the magnetic field sensor (See fig. 9A, item 14, X, Y, Col. 6, Lines 6-21).

As to claim 12, Arita et al. ('502) teaches the flexible member (See Fig. 13, item 34) and magnetic field sensor (See Fig. 13, item 14) forming a critically dampened system (See Fig. 13, item 34, Col. 7, Lines 21-44).

As to claim 13, Arita et al. ('502) teaches the flexible member comprises a dampened element (See Fig. 13, item 34) and a support (See Fig. 13, item 10).

2. Claims 4, 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Arita et al. ('530), Arita et al. ('502) and Jackson in view of Sava et al. (US Patent No. 4,459,578).

As to claim 4, Arita et al. ('530), Arita et al. ('502) and Jackson do not teach the magnetic field sensor comprising a single hall element having at least two mutually perpendicular measuring axes capable of measuring the magnitude of the magnetic field directions of each measuring axis at the measuring location.

Sava et al. teaches teach the magnetic field sensor comprising a single hall element (See Fig. 2, item 210), having at least two mutually perpendicular measuring axes capable of measuring the magnitude of the magnetic field directions of each

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measuring axis at the measuring location (replacing previous embodiment with two hall sensors) (See Figs. 1-2, items 116, 118, 120, 122, 208, 210, from Col. 3, Line 56 to Col. 4, Line 11).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the a single hall element as shown by Sava et al. in Arita et al. ('530), Arita et al. ('502) and Jackson apparatus in order to simplify mechanical construction.

As to claim 9, Jackson teaches z-direction sensing by hall sensor (See Fig. 7. item 81, from Col. 8, Line 60 to Col. 9, Line 8) and the pointing device comprising at least one button (See Fig. 7, items 64, 74).

Arita et al. ('530), Arita et al. ('502) and Jackson do not teach the button mechanically connected to the flexible member and is capable of changing the relative position of the magnetic field sensor with respect to the magnetic field source, and thus modifying the electrical signal output by the magnetic field sensor to comprise a button signal.

Sava et al. teaches as magnet position change the strength of the magnetic field surrounding hall element change (See Fig. 2, items 208, 210, from Col. 3, Line 56 to Col. 4, Line 11).

It would have been obvious to one of ordinary skill in the art at the time of the invention to be capable of changing the relative position of the magnetic field sensor with respect to the magnetic field source, and thus modifying the electrical signal output by the magnetic field sensor as shown by Sava et al. in Arita et al. ('530), Arita et al.

and to comprise a button signal in order to simplify control of the mouse.

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('502) and Jackson apparatus to mechanically connect button to the flexible member

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3. Claims 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Arita et al. ('530), Arita et al. ('502) and Jackson in view of Clymer et al. (US Patent No. 5,525,901).

Arita et al. ('530), Arita et al. ('502) and Jackson do not show the magnetic sensor comprises at least two magnetoresistors each having a measuring axis and each capable of measuring magnitude of the magnetic field at the measuring location in a direction of the measuring axis, the magnetoresistors arranged so that the measuring axis are not parallel.

Clymer et al. teaches the magnetic sensor comprises at least two magnetoresistors each having a measuring axis and each capable of measuring magnitude of the magnetic field at the measuring location in a direction of the measuring axis, the magnetoresistors arranged so that the measuring axis are not parallel (See Figs. 1-2, items A, B, Col. 7, Lines 11-44).

It would have been obvious to one of ordinary skill in the art at the time of the invention to implement two magnetoresistors each having a measuring axis and each capable of measuring magnitude of the magnetic field at the measuring location in a direction of the measuring axis, the magnetoresistors arranged so that the measuring axis are not parallel as shown by Clymer et al. Arita et al. ('530), Arita et al. ('502) and Jackson apparatus in order to implement sensor system that is useful for determining

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angular position of an item to which it is attached (See Col. 2, lines 9-11 in the Clymer et al. reference).

4. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Arita et al. ('530), Arita et al. ('502) and Jackson in view of Kruse et al. (US Patent No. 5, 259, 252).

Arita et al. ('530), Arita et al. ('502) and Jackson do not show the flexible member is a wire that can bend resiliently.

Kruse et al. teaches the flexible member is a wire that can bend resiliently (See Figs. 1, 4, items 41-42, 16', 26, Col. 4, Lines 18-25).

It would have been obvious to one of ordinary skill in the art at the time of the invention to implement the flexible member as a wire as shown by Kruse et al. in Arita et al. ('530), Arita et al. ('502) and Jackson apparatus in order to provide an improved apparatus for detecting and measuring forces (See Col. 1, Line 53-54 in the Kruse et al. reference).

Response to Amendment

5. Applicant's arguments filed on 08.02.04 with respect to claim1-10 have been considered but are moot in view of the new ground(s) of rejection.

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Allowable Subject Matter

6. Claims 14-15 are objected to as being dependent upon a rejected base claim,

but would be allowable if rewritten in independent form including all of the limitations of

the base claim and any intervening claims.

7. The following is a statement of reasons for the indication of allowable subject

matter:

Relative to 14-15 the major difference between the teaching of the prior art of

record (Arita et al. ('530), Arita et al. ('502) and Jackson) and the instant invention is that

the said prior art does not teach a first end of flexible member is connected to the body

and a second end of flexible member is connected to magnetic field source or sensor;

the magnetic sensor is connected to a circuit which is in turn connected to the body.

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure:

The Maatta et al. (US Patent No. 6,762,748 B2) reference discloses compact

low profile magnetic input device.

Telephone inquire

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leonid Shapiro whose telephone number is 703-305-5661. The examiner can normally be reached on 8 a.m. to 5 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bipin Shalwala can be reached on 703-305-4938. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ls 12.28.04

VIJAY SHANKAH PRIMARY EXAMINER